	Case 2:08-cv-05057-LRS	Document 8	Filed 07/15/08
1			
2			
3			
4			
5			
6			
7			
8			
9			
10	UNITED STATES DISTRICT COURT		
11	WESTERN DISTRICT OF WASHINGTON AT TACOMA		
12	DYNAMITE SALAVEA,		
13	Plaintiff,		
14	V.	Case	No. C08-5417RBL/JKA
15	CANDACE PALMER et al.,		ER TO FILE AN AMENDED
16	Defendants.	COM	PLAINT
17			
18	This Civil Rights action has been referred to the undersigned Magistrate Judge pursuant to Title 28		
19	U.S.C. § 636(b)(1)(B). Plaintiff was given leave to proceed in forma pauperis. Review of plaintiff's		
20	proposed complaint disclosed a number of defects. An Order to Show Cause was sent by the court.		
21	Plaintiff alleges he told defendants at the Clallam Bay Corrections Center he would be in danger if		
22	he was sent to the Penitentiary. He was sent to the Penitentiary, and shortly after being placed in general		
23	population he was in a fight with other inmates. Plaintiff was then placed in segregation. In the complaint		
24	plaintiff acknowledged he lost thirty days good conduct time as a result of the fight (Dkt. # 4). Plaintiff		
25	asked for restoration of the lost good conduct time and damages for mental and emotional stress as a result		
26	of the transfer. Plaintiff did not claim any injury as a result of the fight between him and other inmates.		
27	See, original complaint, (Dkt. # 4).		
28	The court had three areas of concern. The first concern was plaintiff's claim regarding transfer from		
	ORDER Page - 1		

Clallam Bay Corrections Center to the Penitentiary at Walla Walla. Plaintiff has no liberty interest in remaining at any given institution. Plaintiff's response to the Order to Show Cause does not address this concern.

The second area of concern was plaintiff's request for restoration of good conduct time he lost through disciplinary proceedings. Plaintiff cannot challenge the loss of good time in a civil rights action. Plaintiff has not addressed this concern in his response to the Order to Show Cause.

The court's final concern was Plaintiff's request for damages for emotional stress and trauma as a result of the transfer. Plaintiff alleged he was in a fight very shortly after being sent to general population in Walla Walla While plaintiff alleges he informed persons at the Clallam Bay Corrections Center he would be in danger if sent to Walla Walla, plaintiff did not name any defendant from the Penitentiary. All the named defendants work at the Clallam Bay Corrections Center.

In his response to the Order to Show Cause plaintiff alleges he informed several people at the Penitentiary he would be in danger if sent to population. He states in the response that when he was released two inmates "beat the crap" out of him. Plaintiff does not elaborate on what he means by this term. In the original complaint, plaintiff sought monetary damages for the emotional suffering and stress caused by his transfer. He did not allege any physical injury as a result of the fight at the Penitentiary.

Plaintiff's response indicates there may have been a physical injury. Plaintiff is now ordered to file an amended complaint. The amended complaint will act as a complete substitute for the original. If the amended complaint does not cure the defects the court has outlined in the Order to Show Cause and in this order, the court will recommend this action be dismissed for failure to comply with court orders.

The amended complaint will be due on or before **August 15, 2008.** The Clerk is directed to send plaintiff a copy of this Order and note the **August 15 2008**, date on the court's calendar.

DATED this 15 day of July, 2008.

/S/ J. Kelley Arnold
J. Kelley Arnold
United States Magistrate Judge